DEF. TO RESPOND TO COMPLAINT

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

telephone and other device users on whose devices software made by defendant Carrier IQ, Inc. is or has been embedded (collectively, including the above-captioned matter, the "CIQ cases");

WHEREAS, a motion is pending before the Judicial Panel on Multidistrict Litigation to transfer the CIQ cases to this jurisdiction for coordinated and consolidated pretrial proceedings pursuant to 28 U.S.C. Sec. 1407, responses to the motion supporting coordination or consolidation have been filed, and plaintiffs and defendants anticipate that additional responses will be filed:

WHEREAS plaintiffs anticipate the possibility of one or more consolidated amended complaints in the CIQ cases;

WHEREAS plaintiffs and defendant Carrier IQ have agreed that an orderly schedule for any response to the pleadings in the CIQ cases would be more efficient for the parties and for the Court;

WHEREAS plaintiffs agree that the deadline for defendant Carrier IQ to answer, move, or otherwise respond to their complaint shall be extended until the earliest of the following dates: (1) forty-five days after the filing of a consolidated amended complaint in the CIQ cases; or (2) fortyfive days after plaintiffs provide written notice to defendants that plaintiffs do not intend to file a consolidated amended complaint; or (3) as otherwise ordered by this Court or the MDL transferee court; provided, however, that in the event that Carrier IQ should agree to an earlier response date or if otherwise required to respond at an earlier date in any of these cases, Carrier IQ will respond to the complaint in the above-captioned action on that earlier date;

WHEREAS plaintiffs further agree that this extension is available, without further stipulation with counsel for plaintiffs, to all named defendants who notify plaintiffs in writing of their intention to join this Stipulation;

WHEREAS this Stipulation does not constitute a waiver by Carrier IQ of any defense, including but not limited to the defenses of lack of personal jurisdiction, subject matter jurisdiction, improper venue, sufficiency of process or service of process;

WHEREAS, with respect to any defendant joining the Stipulation, this Stipulation does not constitute a waiver of any defense, including but not limited to the defenses of lack of STIP RE CONTINUANCE OF TIME FOR

1

2

3

4

5

6

7

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

personal jurisdiction, subject matter jurisdiction, improper venue, sufficiency of process, or service of process; and

WHEREAS, plaintiffs and defendant Carrier IQ, as well as any defendant joining this Stipulation, agree that preservation of evidence in the CIQ cases is vital, that defendants have received litigation hold letters, that they are complying with and will continue to comply with all of their evidence preservation obligations under governing law, and that the delay brought about by this Stipulation should not result in the loss of any evidence,

Now, therefore, pursuant to Civil Local Rule 7-12, plaintiffs in the above-referenced case and defendant Carrier IQ, by and through their respective counsel of record, hereby stipulate as follows:

- 1. The deadline for Carrier IQ to answer, move, or otherwise respond to plaintiffs' complaint shall be extended until the earliest of the following dates: forty-five days after the filing of a consolidated amended complaint in these cases; or forty-five days after plaintiffs provide written notice to defendant Carrier IQ that plaintiffs do not intend to file a Consolidated Amended Complaint; or as otherwise ordered by this Court or the MDL transferee court; provided, however, that in the event that Carrier IQ should agree to an earlier response date or if otherwise required to respond at an earlier date in any of these cases, except by court order specifying a different sequence of responsive pleading, Carrier IQ will respond to the complaint in the abovecaptioned case on that earlier date.
- 2. This extension is available, without further stipulation with counsel for plaintiffs, to all named defendants who notify plaintiffs in writing of their intention to join this Stipulation;
- 3. This Stipulation does not constitute a waiver by Carrier IQ or any other named defendant joining the Stipulation of any defense, including but not limited to the defenses of lack of personal jurisdiction, subject matter jurisdiction, improper venue, sufficiency of process, or service of process.
- 4. As a condition of entry into this Stipulation, defendant Carrier IQ and any other defendant(s) joining this Stipulation, and the plaintiffs, agree that they are complying with and will continue to comply with all evidentiary preservation obligations under governing law.

Fenwick & West L.P Attornys at Law Mountain View	1	IT IS SO STIPULATED.	
	2	DATED: December 23, 2011	ROTHKEN LAW FIRM
	3		
	4		By /s/ Ira P. Rothken
			Ira P. Rothken (160029) ira@techfirm.com
	5		Jared R. Smith (130343)
	6		jared@techfirm.com
	7		ROTHKEN LAW FIRM 3 Hamilton Landing, Suite 280
	8		Novato, CA 94949
	9		Telephone: (415) 924-4250 Facsimile: (415) 924-2905
	10		JOHN R. PARKER (257761)
	11		<u>jparker@kcrlegal.com</u> KERSHAW, CUTTER & RATINOFF, LLP
			401 Watt Avenue
	12		Sacramento, CA 95864 Telephone: (916) 448-9800
	13		Facsimile: (916) 669-4499
	14		Attorneys for Plaintiffs
	15		EENWICK O WEGELLD
	16		FENWICK & WEST LLP
	17		By /s/ Tyler G. Newby
	18		TYLER G. NEWBY (CSB No. 205790) 555 California Street, 12th Floor
			San Francisco, CA 94104
	19		Ph: (415) 875-2300 Fax: (415) 281-1350
	20		tnewby@fenwick.com
	21		RODGER R. COLE (CSB No. 178865) MOLLY R. MELCHER (CSB No. 272950)
	22		FENWICK & WEST LLP
	23		801 California Street Mountain View, CA 94041
			Ph: (650) 988-8500
	24		Fax: (650) 938-5200
	25		rcole@fenwick.com
	26		Attorneys for Defendant Carrier IQ, Inc.
	27		
	28		

STIP RE CONTINUANCE OF TIME FOR DEF. TO RESPOND TO COMPLAINT

## [PROPOSED] ORDER

Pursuant to stipulation, it is SO ORDERED.

Dated: December 28, 2011

Honorable Edward J. Davila
United States District Judge

FENWICK & WEST LLP
ATTORNEYS AT LAW
MOUNTAIN VIEW

FENWICK & WEST LLP ATTORNEYS ATLAW MOUNTAIN VIEW	1	CERTIFICATION
	2	I, Tyler G. Newby, am the ECF User whose identification and password are being
	3	used to file this STIPULATION AND [PROPOSED] ORDER RE: CONTINUANCE OF
	4	TIME FOR DEFENDANT TO RESPOND TO COMPLAINT. In compliance with General
	5	Order 45.X.B, I hereby attest that Ira Rothken has concurred in this filing.
	6	
	7	DATED: December 23, 2011 By /s/ Tyler G. Newby TYLER G. NEWBY (CSB No. 205790)
	8	FENWICK & WEST LLP 555 California Street, 12th Floor
	9	San Francisco, CA 94104
	10	Ph: (415) 875-2300 Fax: (415) 281-1350 tnewby@fenwick.com
	11	mewby@ienwick.com
	12	
	13	
	14	
	15	
	16	
	17	
	18	
	19	
	20	
	21	
	22	
	23	
	24	
	25	
	26	
	27	
	28	